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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/073,213	02/13/2002		Takeshi Nagashima	46275	4799	
20736	7590	04/06/2005		EXAMINER		
	-	ON & SELTER	SHEWAREGED, BETELHEM			
2000 M STREET NW SUITE 700 WASHINGTON, DC 20036-3307				ART UNIT	PAPER NUMBER	
	•			1774		
			•	DATE MAILED: 04/06/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applicati	on No.	Applicant(s)						
	10/073,2	13	NAGASHIMA ET	AL.					
Office Action Summary	Examine	Г	Art Unit						
	Betelhem	Shewareged	1774						
The MAILING DATE of this commu Period for Reply	nication appears on th	e cover sheet with the c	correspondence ac	ldress					
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMUN  - Extensions of time may be available under the provision after SIX (6) MONTHS from the mailing date of this com  - If the period for reply specified above is less than thirty - If NO period for reply is specified above, the maximum is - Failure to reply within the set or extended period for rep Any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).	NICATION.  ns of 37 CFR 1.136(a). In no even the second of the start of the start of the start of the second of th	vent, however, may a reply be tim tutory minimum of thirty (30) day vill expire SIX (6) MONTHS from plication to become ABANDONE	nely filed s will be considered timel the mailing date of this c D (35 U.S.C. § 133).	ly. ommunication.					
Status									
1) Responsive to communication(s) fi	led on <u>08 December 2</u>	<u>'004</u> .							
2a) This action is FINAL.	2b)⊠ This action is r	ion-final.							
3) Since this application is in condition	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
closed in accordance with the prac	tice under <i>Ex parte Qu</i>	uayle, 1935 C.D. 11, 45	53 O.G. 213.						
Disposition of Claims									
4)⊠ Claim(s) <u>1-11 and 13-33</u> is/are pen	iding in the application								
4a) Of the above claim(s) is/	are withdrawn from co	nsideration.							
5)⊠ Claim(s) <u>24-33</u> is/are allowed.	☑ Claim(s) <u>24-33</u> is/are allowed.								
6)⊠ Claim(s) <u>1-3,7-11,13-16 and 20-23</u>	Claim(s) <u>1-3,7-11,13-16 and 20-23</u> is/are rejected.								
7)⊠ Claim(s) <u>4-6 and 17-19</u> is/are object	Claim(s) <u>4-6 and 17-19</u> is/are objected to.								
8) Claim(s) are subject to restr	iction and/or election r	equirement.							
Application Papers									
9)☐ The specification is objected to by t	he Examiner.								
10) The drawing(s) filed on is/are	e: a) accepted or b)	$\square$ objected to by the $\mathfrak k$	Examiner.						
Applicant may not request that any obj	ection to the drawing(s) I	be held in abeyance. See	e 37 CFR 1.85(a).						
Replacement drawing sheet(s) including	ng the correction is requir	ed if the drawing(s) is obj	jected to. See 37 Cl	FR 1.121(d).					
11) The oath or declaration is objected	to by the Examiner. No	ote the attached Office	Action or form P7	ΓΟ-152.					
Priority under 35 U.S.C. § 119									
12) Acknowledgment is made of a claim	n for foreign priority un	der 35 U.S.C. § 119(a)	)-(d) or (f).						
a)⊠ All b)□ Some * c)□ None of:									
<ol> <li>1.</li></ol>	y documents have bee	n received.							
2. Certified copies of the priority	y documents have bee	n received in Applicati	on No						
<ol><li>Copies of the certified copies</li></ol>									
application from the Internati	ional Bureau (PCT Rul	e 17.2(a)).							
* See the attached detailed Office acti	on for a list of the certi	fied copies not receive	ed.						
•									
Attachment(s)									
<ol> <li>Notice of References Cited (PTO-892)</li> <li>D Notice of Draftsperson's Patent Drawing Review (</li> </ol>	(PTO-948)	4) Interview Summary Paper No(s)/Mail Da							
3) Information Disclosure Statement(s) (PTO-1449 of Paper No(s)/Mail Date		5) Notice of Informal P		O-152)					

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

#### **DETAILED ACTION**

1. Applicant's response filed on 12/08/2004 has been fully considered. Claims 1-11 and 13-33 are pending.

### **Priority**

2. Should applicant desire to obtain the benefit of foreign priority under 35 U.S.C. 119(a)-(d) prior to declaration of an interference, a translation of the foreign application should be submitted under 37 CFR 1.55 in reply to this action.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-3, 7-11, 13-16 and 20-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Anderson et al. (US 6,096,469) in view of Ishii et al. (US 2001/0053435 A1).

Anderson discloses an ink jet receptor media having a substrate and an ink receptor media on the substrate (abstract). The substrate is a polyester polymeric film (col. 10, line 38). The ink receptor media comprises particles (col. 4, line 39) and hydrophilic binder such as polyvinyl alcohol (col. 9, line 25). For applications in which transparency is desired, the particles have a mean particle size of about 10 to less than

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50 nm (col. 6, line 66). The particles are silica prepare by wet process and comprise silane group (col. 7, lines 6-49). The ink receptor media may be coated on both sides of the substrate (col. 11, line 6), and the ink receptor media coated on the backside of the substrate is equivalent to the claimed back-coating layer. With respect to void ratio value it is elementary that the mere recitation of newly discovered function or property, inherently possessed by things in the prior art, does not cause a claim drawn to those things to distinguish over the prior art. *In re swinehart et al.*, 169 USPQ 226 at 229. Since the Anderson reference teaches all of Applicant's claimed compositional and positional limitations, it is inherent that the reference article function in the same manner claimed by Applicant. The burden is upon Applicant to prove that the subject matter shown to be in the prior art does not possess the characteristic relied on.

Anderson further teaches that the ink receptor media comprises cationic polymers that are pigment particles (col. 9, lines 62-65). However, Anderson fails to disclose the particle size of the cationic polymer particles. The experimental modification of this prior art in order to ascertain optimum operating conditions fails to render applicants' claims patentable in the absence of unexpected results. *In re Aller*, 105 USPQ 233. One of ordinary skill in the art would have been motivated to adjust the particle size in order to optimize the ink fixing property of the layer. A prima facie case of obviousness may be rebutted, however, where the results of the optimizing variable, which is known to be result-effective, are unexpectedly good. *In re Boesch and Slaney*, 205 USPQ 215.

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Anderson does not expressly disclose the solid content of the ink receptor media applied on either side of the substrate. The experimental modification of this prior art in order to ascertain optimum operating conditions fails to render applicants' claims patentable in the absence of unexpected results. *In re Aller*, 105 USPQ 233. One of ordinary skill in the art would have been motivated to adjust the solid content of the receptor media applied on either side of the substrate in order to optimize curling and ink-absorbing properties of the layer. A prima facie case of obviousness may be rebutted, however, where the results of the optimizing variable, which is known to be result-effective, are unexpectedly good. *In re Boesch and Slaney*, 205 USPQ 215.

Anderson dose not disclose the opacity of the substrate.

Ishii teaches a recording material comprising a substrate and an ink receiving layer provided on the substrate (abstract). The substrate comprises a transparent PET having opacity of 13-16% [0034].

Anderson and Ishii are analogous are because they are from the same field of endeavor that is the ink jet recording material art. At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine the substrate of Ishii with the invention of Anderson in order to provide a recording material that can be used for an optical device such as a slide and overhead projector [0014].

With respect to claims 13 and 14, at the time of the invention, it would have been obvious to a person of ordinary skill in the art to obtain a blue film by adding a blue color while the film is been processed. Changing a color of a film by adding a color pigment is notoriously known in the art.

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## Allowable Subject Matter

5. Claims 4-6 and 17-19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

- 6. Claims 24-33 are allowed.
- 7. The combination of Anderson and Ishii neither teach nor suggest having two ink receptor media of outermost ink receptor media and innermost ink receptor media, wherein the outermost media comprising alumina or alumina hydrate having the claimed particle size and the innermost media comprising fumed silica having the claimed particle size.

#### Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Betelhem Shewareged whose telephone number is 571-272-1529. The examiner can normally be reached on Mon.-Fri. 8:00AM-4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rena Dye can be reached on 571-272-3186. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Beteihem Shewareged

April 1, 2005.